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                       IN THE UNITED STATES DISTRICT COURT
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                            FOR THE DISTRICT OF NEVADA
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                                        * * * * * *
    UNITED STATES OF AMERICA
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                       Plaintiff,
                                                Case No. 2:24-cr-00018-RFB-MDC
19
    v.
                                                STIPULATION TO CONTINUE
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    TANNER CASTRO.
                                                MOTION DEADLINES DATES
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                       Defendant.
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23
          IT IS HEREBY STIPULATED AND AGREED, by and between JASON M.
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    FRIERSON, United States Attorney, and AFROZA YEASMIN., Assistant United States Attorney,
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    counsel for the United States of America, and DAVID Z. CHESNOFF, ESQ., and RICHARD A.
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    SCHONFELD, ESQ., and JOSH TOMSHECK, ESQ., counsel for Defendant, TANNER
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    CASTRO, that the parties herein shall have until December 16, 2024 to file Pretrial Motions and
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notices of defense, currently due December 2, 2024.

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IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that they shall have to and including January 13, 2024, to file any and all responsive pleadings.

IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that they shall have to and including January 21, 2024, to file any and all replies to dispositive motions.

The Stipulation is entered into for the following reasons:

- 1. The Parties have been discussing the potential for resolving this case without the need for litigation and a trial. To that end, the Defendant prepared a Motion and provided a draft to the government so that the Parties could then engage in meaningful negotiations;
- 2. Defendant's counsel emailed the draft to government counsel, but the email was not received. Accordingly, Defendant's counsel has resent the draft Motion and it has been coordinated that the parties will engage in further dialogue in an effort to resolve the case;
- 3. With the Thanksgiving holiday approaching, the additional dialogue toward resolving the case will not occur until after the current Motion deadline of December 2, 2024. Accordingly, to avoid the potential for unnecessary litigation, the Parties are requesting this additional time.

DATED this 27th day of November, 2024.

JASON M. FRIERSON United States Attorney CHESNOFF & SCHONFELD

23 /s/ A froza Veasmin /s/ Richard A Schonfeld

/s/ Afroza Yeasmin /s/ Richard A. Schonfeld
AFROZA YEASMIN DAVID Z. CHESNOFF.

AFROZA YEASMIN

Assistant Unite States Attorney

DAVID Z. CHESNOFF, ESQ.

RICHARD A. SCHONFELD, ESQ.

Counsel for Defendant,

Counsel for Defendant,

TANNER CASTRO

HOLLAND & TOMSHECK

/s/ Joshua Tomsheck
JOSHUA TOMSHECK, ESQ.,

Counsel for Defendant **TANNER CASTRO**

ORDER

IT IS THEREFORE ORDERED that the parties herein shall have to and including December 16, 2024, to file any and all pretrial motions and notices of defense.

IT IS FURTHER ORDERED that the parties herein shall have to and including January 13, 2025, to file any and all responsive pleadings.

IT IS FURTHER ORDERED that the parties shall have to and including January 21, 2025, to file any and all replies to dispositive motions.

DATED this 2nd Day of December, 2024.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE